

No. A. F. 26—C. S. 17-44-2, dated *Camp Mysore*,
24th September 1944.

In exercise of the powers vested in them under para 3 of Rule 6-B of the Rules issued under the Mysore Co-operative Societies Act, VII of 1918 as amended from time to time, the Government of His Highness the Maharaja of Mysore are pleased to exempt the Bangalore Vegetable Growers' Marketing Co-operative Society, Ltd., Bangalore, from the operation of Rule 6-B regarding the constitution of the Board of Management of Co-operative Societies situated at District Headquarters.

By Order,
K. SUBBA RAO,
Secretary to Government,
General Department.

1979

DEVELOPMENT SECRETARIAT

No. D. 94—I. & C.—173-44-2, dated
28th September 1944.

The following memorandum of the Government of India, Department of Supply, are published for general information.

No. I-721 (22) of 20th May 1944
No. I-721 (22) of 8th February 1944 to be
printed here.

By Order,
C. E. NORONHA,
Secretary to Government,
Development Department.

No. 1-721 (22).

GOVERNMENT OF INDIA.

Department of Supply.

DIRECTORATE GENERAL OF SUPPLY
(Central Indents Section).

New Delhi, the 20th May 1943.

MEMORANDUM.

The attention of all Indentors is drawn to the number of Indents, which are incomplete regarding particulars to guide supply, sent to the Department of Supply. In some cases the nomenclatures of the stores are incomplete but the more prevalent is the omission of the particulars, that is to say, the specification and/or drawings, and/or sealed pattern or samples numbers to which the contract is to be placed. Without these particulars the Department of Supply cannot proceed to make any purchase arrangements or to plan and, therefore, the supply arrangements must be held up whilst reference is made back to the Indentor. If, on the other hand, the particulars given are not correct then the result must be that incorrect stores will be supplied.

2. (a) It must be realised that the Department of Supply can only take action on particulars supplied by the Indentor regarding what is required and it is the responsibility of the Indentor to complete his indent in this respect.

(b) When it is known that particulars are not available with the Department of Supply for issue to contractors, then the Indentor should ensure that arrangements are made to send the Department of Supply the necessary copy or copies, if possible together with the indent. Any deviation from the particulars required by the Indentor should also be stipulated, specifications and/or drawings are preferable as patterns are generally considered as a guide to the standard of workmanship and finish required, when specifications and/or drawings exist.

3. It has been decided therefore that when indents are received in the Department of Supply they will be scrutinised to ascertain:—

(i) that the particulars and details, regarding which supply is to be governed and arranged, are complete in all respects.

(ii) that where the indent is accompanied by particulars, these particulars are complete as described in para 2 (b) above.

(iii) indents received with particulars incomplete will be returned immediately to the Indentor for completion. No anticipated supply of purchase action will be taken in the meantime.

4. This procedure has been instructed with a view to reducing work all round, to avoid delay in purchasing requirements and to ensure that the indentor will receive what he requires. All indentors will therefore, kindly give this matter their immediate attention.

S. Bhoothalingam,
Deputy Secretary to the Govt. of India.

No. I-721 (22).

GOVERNMENT OF INDIA.

Department of Supply.

DIRECTORATE-GENERAL OF SUPPLY
(Central Indents Section)

New Delhi, the 8th February 1944.

MEMORANDUM.

The attention of all indentors is drawn to this Department Memo No. 1-721 (22), dated 20th May 1943 in which it was stated that indents received in this Department with incomplete particulars would be returned to the indentors for making up the deficiency and that no anticipated supply or purchase action would be taken in the meantime.

2. This procedure was designed to avoid delay in purchase action and to ensure that the indentors got what they wanted. It is, however, observed that a considerable proportion of indents received is still incomplete in the matter of particulars governing supply, thus resulting in the hold up of supply action on such indents until necessary details are furnished by the Indenting Officers and/or Inspectors. The Indentors are, therefore, again requested to see that the column relating to specification/drawing is properly filled in and a reference to some sealed or standard specification, drawing or pattern, or the reason for not doing so (*e. g.* the article is a proprietary one or governed by some rate or running contract, or the indent is accompanied by a sample or detailed particulars) should be given here before the indents are forwarded to this Department. Failing this the indents will be returned to the indentors for completion and a good deal of time would be lost for which the responsibility would rest with the Indentors themselves.

A large number of indents already pending in this Department, and inspite of correspondence with Indentors and/or Inspectors full particulars governing supply for the same have not so far been received, are being returned to the indentors for completion separately.

S. Bhoothalingam,
2028 Deputy Secretary to the Govt. of India.

LAW SECRETARIAT

No. RL 1249—R. A. 33-44-1, dated
22nd September 1944.

In exercise of the powers conferred on them under the provisions of Rule 138 of the Representative Assembly Rules, 1940, as amended in Notification No. RL 1326—R. A. 32-40-1, dated 30th November 1940, and in respect of the following Special Depressed Class constituencies, the Government of His Highness the Maharaja are pleased to appoint the person noted against each constituency to be the Returning Officer for that constituency:—

Names of the constituencies	Name of the Returning Officer.
A. KORACHAS AND KORAMAS :—	
(i) The Karnataka Korachara and Koramara Sangha, Arsikere (Hassan District).	Deputy Commissioner, Bangalore District.
(ii) The Koramasettara Welfare Association, Parvathipuram, Bangalore City.	
B. LAMBANIS (BANAJARS) :—	
(i) The Banajara Sangha, Chitaldrug.	Deputy Commissioner, Chitaldrug District.
(ii) The Mysore State Lambani Sangha, Arsikere, (Hassan District).	
C. VODDARS :—	
(i) Voddi Janangada Sangha, Chitaldrug.	Deputy Commissioner, Kolar District.
(ii) Ujjani Mahakali Gangavarga Vallibha Sangha, Kolar.	

Government are further pleased to direct that the provisions of Rules 104 to 127 of the Representative Assembly Rules, 1940, relating to personal voting shall apply for the conduct of elections in these constituencies.

1931

No. R. L. 1262—L. C. 12-44-1, dated Camp Mysore 26th September 1944.

In exercise of the powers conferred on them under Clause (a) of Sub-section (2) of Section 13 of the Government of Mysore Act, 1940, the Government of His Highness the Maharaja are hereby pleased to summon the Legislative Council to meet for the December Session from Monday, 4th December 1944, at 12-30 NOON, at the Council Hall, Public Offices, Bangalore.

1985

No. R.L. 1307—R. A. 2-44-7, dated Camp Mysore, the 26th September 1944.

Whereas Mr. Venkatarayappa, Mandi Merchant, Chickballapur, elected to the Representative Assembly, at the bye-election held in accordance with Notification No. R.L. 1254—R.A. 24-41-33, dated 13—17th January 1942 from the Chickballapur General Urban Constituency incurred disqualification under Section 20 (1) (h) of the Government of Mysore Act, 1940, and under Rule 195 of the Representative Assembly Rules, 1940, for failure to lodge a return of election expenses within the time prescribed;

And whereas, by their Order No. R.L. 709-10—R. A. 10-42-12, dated 6th January 1943, the Government were pleased to direct in exercise of the powers vested in them under proviso to clause (h) of sub-section (1) of Section 20 of the Act, that the disqualification incurred under Section 20 (1) (h) of the aforesaid Act by Mr. Venkatarayappa for being chosen as and for being a member of either Chamber shall take effect from the 13th day of June 1942;

And whereas, the said Mr. Venkatarayappa has presented a petition to Government praying for the removal of the disqualification for the reasons set out in the petition;

Now, therefore, in exercise of the powers vested in them under the provisions of Rule 197 of the Representative Assembly Rules, 1940, the Government of His Highness the Maharaja are hereby pleased to direct that the disqualification incurred by Mr. Venkatarayappa under Rule 195 of the aforesaid Rules to vote at any election to either Chamber for a period of five years shall cease to have effect from this date.

By Order,

C. NARAYANASWAMY NAIDU,
Legal Remembrancer and
Secretary to Government,
Law Department.

2050

LAW SECRETARIAT

No. L. 2710-12, dated 22nd September 1944

Under Section 6 of the Land Acquisition Act, No. VII of 1894, it is hereby declared that the land described hereunder is required for a public purpose, viz., strengthening and widening Basaveswara Street in Tarikere Town, and under Sections 7 and 3 (c) of the said Act, the Assistant Commissioner in charge of Tarikere Sub-Division, is authorised to take order for the acquisition of the said land.

Kadur District, Tarikere Taluk,Hobli,
Tarikere Town.

Municipal No. 2031 in the Khate of S. Ramiah bin Siddanna and in the anubhava of S. Ramiah bin Siddanna, and bounded on the North by Municipal Road, South by Road, East by Ml. No. 2032, and West by Road, the area required being 16' x 14' = 25 Sq. yds.

1936

No. L. 2713-5, dated 22nd September 1944.

Under Section 6 of the Land Acquisition Act No. VII of 1894, it is hereby declared that the lands described hereunder are required for a public purpose, viz., Straightening Sankanna's Street in Tarikere Town, and under Sections 7 and 3 (c) of the said Act, the Assistant Commissioner in charge of Tarikere Sub-Division, is authorised to take order for the acquisition of the said lands.

Kadur District, Tarikere Taluk,Hobli,
Tarikere Town.

Municipal No. 1035, in the Khate of Siddanna bin Thimmanna, and in the anubhava of Siddanna bin Thimmanna, and bounded on the North by Ml. No. 1036, South by Ml. No. 1034, East by Road and West by Ml. No. 1035, the area required being 12 x 10 = 120 Square feet.

Municipal No. 1036 in the Khate of Barandoor Maliyappa and in the anubhava of Barandoor Maliyappa, and bounded on the North by Municipal Road, South by Ml. No. 1035, East by Road and West by Ml. No. 1036, the area required being 12 x 25 = 300 square feet.

1939

No. L. 2719, dated 22nd September 1944.

Under Section 6 of the Land Acquisition Act No. VII of 1894, it is hereby declared that the lands described hereunder are required for a public purpose, viz., Village Extension, and under sections 7 and 3 (c) of the said Act, the Assistant Commissioner in charge of Tarikere Sub-Division, is authorised to take order for the acquisition of the said land.

Kadur District, Kadur Taluk, Hirenalur Hobli,
Hanumanahalli Village.

Revenue Survey No. 48-4, in the Khate of Giriamma and Gangamma, and in the anubhava of Giriamma and Gangamma, and bounded on the North by S. No. 48-4, South by S. No. 47, East by S. No. 48-6 and West by S. No. 48-3, the area required being 1 acre and 5 guntas assessed at Re. 1-0-0.

Revenue Survey No. 48-6, in the Khate of Karki kom Bavisidda, and in the anubhava of Karki kom Bavisidda, and bounded on the North by S. No. 48-6, South by S. No. 47, East by S. No. 48-5, and West by S. No. 48-4, the area required being 1 acre and 5 guntas, assessed at Re. 1-0-0.

Revenue Survey No. 48-5, in the Khate of Lakamma, daughter of Lakshmi and in the anubhava of Lakamma, daughter of Lakshmi and bounded on the North by S. No. 48-5, South by S. No. 47, East by S. No. 48-6 and West by S. No. 29, the area required being 1 acre and 20 guntas assessed at Rs. 1-6-0.

1936

No. L. 2723, dated 22nd September 1944.

Under Section 6 of the Land Acquisition Act No. VII of 1894 it is hereby declared that the land described hereunder is required for a public purpose, viz., village extension and under Sections 7 and 3 (c) of the said Act, the Assistant Commissioner in charge of Mysore Sub-Division, is authorised to take order for the acquisition of the said land.

Mysore District, Hunsur Taluk, Bilikere Hobli,
Vodera Hosahalli Village.

(Khayamgutta) Survey No. 1, in the Khate of Siddegowda bin Chamudigowda and in the anubhava of Dasegowda and bounded on the North by S. No. 21, South by S. No. 157, East by S. No. Same 1 and West by S. No. Gramathana, the area required being 1 acre, assessed at Rs. 1-2-0.

1935

*No. L. 2726—V. P. 10-44-8, dated
..... 1944.*

Under Section 4 of the Land Acquisition Act, 1894, as amended from time to time, it is hereby notified that the property described hereunder is required for a public purpose, viz., for Sindigere Village site.

Under Section 5-A, it is directed that any person interested in the said property may, within 30 days after the issue of this notification, prefer objections, if any thereto, to the Revenue Sub-Division, in writing, after which time no objections will be heard.

Kadur District, Chikmagalur Taluk, Lakya Hobli,
Sindigere Village.

Survey No. 210, Dry, Sindigere in the Khate of Rangaiah bin Rangaiah, and in the anubhava of Gangappa, Annappa and others and bounded on the North by S. No. 211 and 212, South by Sindigere, East by S. No. 209 and west by S. No. 3-18, the area required being Rs. 4-0-0 assessed at Sindigere.

1940

No. L. 2644—V. P. 2-44-32, dated 19th September 1944.

Under Section 6 of the Land Acquisition Act, No. VII of 1894, it is hereby declared that the lands described hereunder are required for a public purpose, *viz.*, Village Extension at Haniyoor village for Raiyats; and under Sections 7 and 3 (c) of the said Act, the Assistant Commissioner in charge of Closepet Sub-Division, Closepet, is authorised to take order for the acquisition of the said lands.

BANGALORE DISTRICT, CHANNAPATNA TALUK, VIRUPAKSHIPURA HOBLI, HANIYOOR VILLAGE.

Names of khatedars or owners	S. Nos.	Whether dry, wet or garden, etc.	Total extent	Kharab	Remain- ing extent	Assess- ment	Extent now required	
							Extent	Assessment
Kempegowda alias Mote-gowda.	30-1	Dry	0 38	0 3	0 35	Rs. a. p. 1 0 0	0 35	Rs. a. p. 1 0 0
Veeregowda bin Kempegowda.	30-2	Do	0 33	...	0 33	1 0 0	0 33	1 0 0
Boundaries—								
1887 (a)	East Survey No. 31.	West Channapatna-Satnur Road			North Survey No. 29.		South Halla	

No. L. 2686—8 V. P. 5-44-8, dated 21st September 1944.

Under Section 6 of the Land Acquisition Act No. VII of 1894, it is hereby declared that the lands described hereunder are required for a public purpose, *viz.*, Widening the approach road of Hudugur village; and under Sections 7 and 3 (c) of the said Act, the Assistant Commissioner in charge of Chikballapur Sub-Division is authorised to take order for the acquisition of the said land.

KOLAR DISTRICT, GORIBIDANUR TALUK, DARINAYKANAPALYA HOBLI, HUDUGUR VILLAGE.

Name of khateedar or owner	S. No. or Ml. No.	Whether dry, wet or garden, etc.	Total extent	Kharab	Remaining extent	Assessment	Extent now required	Boundaries			
								East	West	North	South
Narasimhappa bin Nallamuddana, Narasappa (Anubhavadar)—Narasimhappa.	1	Dry Bhagayet	0 8	...	0 8	Rs. a. p. 0 8	0 8	Village extension.	Rajakaluve and road.	Survey No. 2; khab land.	Rajakaluve and village extension.

1923

No. L. 2627—V. P. 6-44-22, dated 18th September 1944.

Under Section 4 of the Land Acquisition Act, 1894, as amended from time to time, it is hereby notified that the properties described hereunder are required for a public purpose, *viz.*, for Extension of the Village.

Under Section 5-A, it is directed that any person interested in the said properties may, within thirty days after the issue of this notification, prefer objections, if any, thereto, to the Assistant Commissioner, Tumkur Sub-Division in writing after which time no objections will be heard.

A plan of the properties will be available for inspection in the Office of the Sub-Division Officer, Tumkur Sub-Division, Tumkur.

TUMKUR DISTRICT, KUNIGAL TALUK, HULIYURDURGA HOBLI, K. BYADARAHALI VILLAGE.

Names of khatedars or owners	Anubhavaders (if any) or other persons interested in the property	S. Nos. or Ml. Nos.	Whether dry, wet or garden, etc.	Total extent	Kharab	Extent now required	
						Extent	Assessment
Mudligowda bin Machegowda	...	34-1	Dry	2 30	...	0 38	0 14
Rachegowda bin Marigowda	...	34-10	Do	1 11	...	0 23	0 11
Doddasiddegowda bin Boregowda	...	34-15	Do	2 26	...	1 23	1 10
Total	3 15	3 3

Boundaries.—		East	West	North	South
a	Land belonging to Mudligowda out of this S. No.	Land belonging to Mudligowda out of this S. No.	Land bearing S. No. 35 of Venkatagirigowda.	Hinduvali land of Mudligowda.	Road
b	Land of Lakshmanagowda purchased from Rachegowda for building purposes.	Balance of land of this S. No.
c	Land sold to Lingegowda Kullegowda on and Gramatana.	Do
1885					Survey No. 33

No. L. 2640—V. P. 6-44-25, dated 19th September 1944.

Under section 6 of the Land Acquisition Act, No. VII of 1894, it is hereby declared that the lands described hereunder are required for a public purpose, *viz.*, for Village Extension at Gowrikal, and under sections 7 and 3 (c) of the said Act, the Assistant Commissioner in charge of Madhugiri Sub-Division, is authorised to take order for the acquisition of the said lands.

TUMKUR DISTRICT, KORTAGERE TALUK, CHANNARAYADURGA HOBLI, GOWRIKAL VILLAGE.

Names of khatedars or owners	S. No.	Whether vacant site, house (tiled, terraced or mud-roofed)	Total extent	Kharab	Assessment	Extent now required	
						Extent	Assessment
1 Erakyatna bin Erachikka, Anubhavadar—Narasayappa.	16	Dry	11 30 2 0 9 30	2 0	Rs. a. p. 2 12	1 0	Rs. a. p. 0 4 (a)
2 Thippa bin Chikka, Anubhavadar—Doddaiya, Kadaiya.	22	Do	15 16 0 7 15 9	...	8 0	0 10	0 2 (b)
Boundaries.—							
(a)	East Survey No. 16	West Survey No. 22	North Survey No. 2	South Survey No. 16			
(b)	Do	Do	Do	Do			

No. Ml. 20-44-9.

Under Section 6 of the Land Acquisition Act No. VII of 1894, it is hereby declared that the land described hereunder is required for a public purpose, viz., for the Construction of Nurses Quarters; and under Sections 7 and 3 (c) of the said Act, the Assistant Commissioner in charge of Sakalespur Sub-Division, is authorised to take order for the acquisition of the said land.

HASSAN DISTRICT, MANJARABAD TALUK, SAKLESPUR HOBLI, SAKLESPUR VILLAGE.

Name of khatedar or owner	Survey No. or Ml. No.	Whether dry, wet, garden, etc.	Total extent		Kharab	Remaining extent		Assessment	Extent now required	
			A. g.	S. No.		A. g.	S. No.		Extent	Assessment
Manjarabad club	131	Dry	1 3		0 6	...		0 8	1 3	0 8
Boundaries.—										
East			West		North		South			
Hissas in Survey No. 35, belonging to Dyavappa, Basavalingegowda and others.			Town area		Town area		Gomal Survey No. 130, granted to Adikarnatakas for construction of quarters.			

1912

No. L. 2636—V. P. 9-44-20, dated 19th September 1944.

Under Section 6 of the Land Acquisition Act No. VII of 1894, it is hereby declared that the lands described hereunder are required for a public purpose, viz., purpose of extension of Village and under Sections 7 and 3 (c) of the said Act, the Assistant Commissioner in charge of the Saklesbur Sub-Division is authorised to take order for the acquisition of the said lands.

HASSAN DISTRICT, ALUR TALUK, PALYA HOBLI, KANATHUR VILLAGE.

Names of khatedars and anubhavaders.	Survey Nos.	Whether Dry, wet, garden or vacant site	Total extent		Kharab	Remaining extent		Assessment	Extent now required	
			A. g.	S. No.		A. g.	S. No.		Extent	Assessment
Dyavegowda bin Marigowda	5-1	Dry	0 8	0 8	...	0 3 0	0 8	0 3 0 a
Ramegowda bin Hanumanthegowda.	5-2	Do	0 5	0 5	...	0 2 0	0 5	0 2 0 b
Total
Boundaries.—										
East			West		North		South			
Survey No.			Survey No.		Survey No.		Survey No.			
a Kodagihalli gadi			Old A. K. Gramatana		Survey No. 15-9 belonging to Dyavegowda Channegowda and Ramegowda.		6-2 belonging to Nanjegowda.			
b Do			Do		Do		Do			

1886.

No. L. 1841—V. P. 10-44-6, dated 25th August 1944.

Under Section 4 of the Land Acquisition Act, 1894, as amended from time to time, it is hereby notified that the property described hereunder is required for a public purpose, viz., Village extension.

Under Section 5-A, it is directed that any person interested in the said property may, within 30 days after the issue of this notification, prefer objections, if any, thereto, to the Deputy Commissioner, in writing after which no objections will be heard.

A plan of the property will be available for inspection in the Office of the Revenue Sub-Division Officer, Tarikere.

KADUR DISTRICT, KADUR TALUK, SAKREPATNA HOBLI, SAKREPATNA VILLAGE.

Names of khatedar or owner	Anubhavadar (if any) or other person interested in the property.	Survey No. Ml. No.	Whether dry, wet or garden, etc.	Total extent		Extent now required		Boundaries			
				A. g.	S. No.	A. g.	S. No.	East	West	North	South
Samya bin Bhagya	1156	Dry	2 26	0 1	2 25	2 12	S. No. 1179	S. No. 1155	S. No. 760	S. No. 1157

By Order,

C. NARAYANASWAMY NAIDU,
Secretary to Government,
Law Department.

2022

PUBLIC WORKS SECRETARIAT

No. P.W. 1770—72, dated 25th September 1944.

Whereas it appears to the Government of His Highness the Maharaja of Mysore that the undermentioned lands, situated in Sarvamanya Anamanaballi village, Closepet Taluk, Bangalore District, are needed for a public purpose, to wit, Kanva Project Works; notice to that effect is hereby given to all whom it may concern, in accordance with the provisions of Section 4 (1) of the Land Acquisition Act of 1894, as amended by the Land Acquisition Amendment Act, No. I of 1927, and the Government hereby authorise the Deputy Commissioner, Bangalore District and his subordinates and also the Special Land Acquisition Officer, Bangalore, to exercise the powers conferred by Section 4 (2) of the Act. Under sub-section (4) of Section 17 of the Land